



# महाराष्ट्र शासन राजपत्र

## भाग दोन-संकीर्ण सूचना व जाहिराती

वर्ष ६, अंक २४]

गुरुवार ते बुधवार, ३० ऑगस्ट २०१४/श्रावण १६-२२, शके १९३६

[पृष्ठे २४, किंमत : रुपये १५.००]

### प्राधिकृत प्रकाशन

#### संकीर्ण सूचना व जाहिराती

#### बृहन्मुंबई महानगरपालिका

क्रमांक प्रअ/०९२११/वि.नि.प.उ./पी व आर

#### अधिसूचना

**विषय :** बृहन्मुंबई सुधारित विकास आराखड्यामध्ये (आर विभाग) न. भू. क्र. १७१/१-अ/२० आकुली गाव, कांदिवली (पूर्व) येथे १८.३० मी. रुंद रस्त्यालगत काही भागावर वसलेले व नालंदा बुद्ध विहार ह्या नावाने संबोधले जाणारे अंदाजे २०००.०० चौ.मी. क्षेत्र ना-विकास विभागातून वगळून रहिवासी विभागात समाविष्ट करणे व सदर क्षेत्र सांस्कृतिक केंद्र म्हणून आरक्षित करणेसाठी शासनाकडून महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ च्या कलम ३७(१) नुसार प्राप्त झालेल्या आदेशानुसार सुधारणा करणेबाबत.

‘आर’ विभागाकरिता विकास नियोजन आराखडा हा शासनाकडून महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ च्या कलम ३१(१) अन्वये अधिसूचना क्र. टीपीबी-४३९२/६२७९/९३/युडी-११, दिनांक ४ मे १९९३ नुसार मंजूर करण्यात आला व सदर अधिसूचनेनुसार मंजूर पुनर्रचित विकास नियोजन आराखडा दिनांक १३ जुलै १९९३ नुसार कार्यान्वित करण्यात आला आहे.

सदर आर-विभागाच्या मंजूर पुनर्रचित विकास नियोजन आराखड्यामध्ये सर्वे क्र. ८६ (भाग), न. भू. क्र. १७१/१-अ/२०, आकुली गाव, कांदिवली (पूर्व) हे क्षेत्र समाविष्ट करण्यात आले असून सदर जमिनीच्या काही भागावरील क्षेत्रास जोडून बांधकाम अस्तित्वात आहे. ज्यास “नालंदा बुद्ध विहार” ह्या नावाने संबोधले जाते.

सदर नमूद क्षेत्रावर ज्यास भारतरत्न डॉ. बाबासाहेब आंबेडकर सांस्कृतिक भवन म्हणून संबोधले जाईल, असे सांस्कृतिक केंद्र उभारण्यासाठी शासनाच्या सामाजिक न्याय विभागाने निधी देण्याबाबत प्रतिसाद दर्शविलेला आहे.

सदर नमूद क्षेत्र हे आर-विभागाच्या मंजूर पुनर्रचित विकास नियोजन आराखड्यामध्ये ना-विकास क्षेत्रामध्ये समाविष्ट असल्यामुळे सांस्कृतिक केंद्राच्या बांधकामास परवानगी देता येत नाही. म्हणून उपरोक्त वरील बाबींचा विचार करता शासनाचा असा विचार आहे की, सदर जमीन ना-विकास क्षेत्रातून वगळून रहिवासी क्षेत्रात समाविष्ट करावी व सांस्कृतिक केंद्राकरिता आरक्षित करावी.

उपरोक्त वरील बाबींचा व परिस्थितीचा विचार करून महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ मधील कलम ३७(१) च्या तरतुदीनुसार बृहन्मुंबई महानगरपालिकेस खालीलप्रमाणे निर्देश दिले आहेत :—

१. महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ मधील कलम ३७(१) च्या तरतुदीनुसार बृहन्मुंबई महानगरपालिकेने सर्वे नं. ८६ (पै), न. भू. क्र. १७१/१-अ/२०, मौजे आकुली येथील १८.३० मी. रुंद रस्त्यालगतचे व नालंदा बुद्ध विहार म्हणून संबोधले जाणारे अंदाजे २०००.०० चौ.मी. क्षेत्र ना-विकास विभागामधून वगळून रहिवासी विभागात समाविष्ट करणे व सदर क्षेत्र सांस्कृतिक केंद्र म्हणून आरक्षित करणे करिताच्या प्रक्रियेस सुरुवात करणे.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,  
गुरुवार ते बुधवार, ऑगस्ट ७-१३, २०१४/श्रावण १६-२२, शके १९३६

२. महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ मधील कलम ३७(१) च्या तरतुदीनुसार बृहन्मुंबई महानगरपालिकेने प्रस्तावित फेरबदलासाठी **शासकीय राजपत्रात** सूचना प्रसिद्ध करावी व सर्वसाधारण जनतेकडून सूचना व हरकती मागवाव्यात.

३. महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ मधील कलम ३७(१) च्या तरतुदीनुसार वैधानिक प्रक्रिया पूर्ण झाल्यानंतर प्रस्तावित फेरबदलासाठी अंतिम मंजुरीकरिता शासनाकडे सादर करण्यात यावा.

वरील बाबी लक्षात घेता, महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ मधील कलम ३७(१) च्या तरतुदीनुसार वरील प्रस्तावित फेरबदलासाठी जनतेकडून सूचना व हरकती मागवीत आहे. सदर सूचना/हरकती ही अधिसूचना प्रकाशित झालेल्या दिनांकापासून लेखी स्वरुपात एक महिन्यात प्रमुख अभियंता (विकास नियोजन), बृहन्मुंबई महानगरपालिका मुख्यालय, विस्तारित इमारत, ५वा मजला, महापालिका मार्ग, फोर्ट, मुंबई ४०० ००१ यांजकडे पाठवावयाच्या आहेत.

उपरोक्त प्रस्तावित फेरबदलासंबंधीचा नकाशा क्र. प्र.अ./वि.नि./०३४०८५/प.उ./पी व आर दिनांक १३ फेब्रुवारी २०१४ प्रमुख अभियंता (विकास नियोजन) व आर/दक्षिण विभाग या कार्यालयात कार्यालयीन वेळेत पाहता येईल.

उपरोलिहिखित विहित मुदतीनंतर प्राप्त झालेल्या सूचना/हरकर्तीचा विचार केला जाणार नाही.

**म. ग. मुळे,**

कार्यकारी अभियंता,

(विकास नियोजन) पी व आर.

## MUNICIPAL CORPORATION OF GREATER MUMBAI

No. CHE/09211/DPWS/P&R

### NOTIFICATION

*Sub.— Modification in the revised development plan of Greater Mumbai (“R” Ward) so as to delete the part area adm. 2000.00 sq.mtr. out of land bearing CTS No. 171/1A/20 of Village Akurli, Kandivali (East) adjacent to 18.30 mt. road Known as “ Nalanda Buddha Vihar ” from No development zone.& to include the said land in Residential zone as well as reserved for Cultural Centre as per procedure laid down in section 37 of M.R. & T.P. Act ,1966.*

The Development Plan of “ R ” Ward of Greater Mumbai has been sanctioned by the Government in the Urban Development Department under section 31 (1) of the Maharashtra Regional and Town Planning Act, 1966 *vide* Notification No. TPB-4392/6279/93/UD-II dated 4th May 1993 so as to come into force with effect from the 13th July 1993.

The land bearing CTS No 171/1A/20 of Village Akurli, Kandivali (East) is included in the Sanctioned Revised Development Plan of “ R ” Ward and there is an existing structure along with the area appurtenant to it on the part area of such land which is known as “ Nalanda Buddha Vihar ”

Social Justice Department has shown willingness to provide funds for erection of Cultural Centre named as “ Bharat Ratna Dr. Babasaheb Ambedkar Sanskrutik Bhawan” on the said land.

The said land is included in No Development Zone in the Development Plan where construction of Cultural Centre is not permissible activity. And whereas, the Government in the light of the above is of the view that the said land should be deleted from “ No Development Zone and included in Residential Zone reserved for Cultural Centre.”

Considering the above facts and circumstances and in exercise of the powers vested in it under sub-section (1) of section 37 of the said Act, the Government has issued directions to the Municipal Corporation of Greater Mumbai (hereinafter referred to as “ the said Corporation ”) as mentioned below :—

1. The Municipal Corporation of Greater Mumbai shall initiate modification to the said Development Plan under section 37 of M. R. & T. P. Act, 1966 so as to delete the part area adm. 2000.00 sq.mtr. out of land bearing CTS No 171/1A/20 of Village Akurli, Kandivali (East) adjacent to 18.30 mt. road Known as “ Nalanda Buddha Vihar ” from No development zone and to include the said land in Residential zone as well as reserved for Cultural Centre for which Municipal Corporation of Greater Mumbai shall be the appropriate Authority as per plan appended hereto.

2. As provided under section 37 (1) of the said Act, the said Corporation shall publish notice in the *Official Gazette*, inviting suggestions and objections from the general public with respect to the modification hereinabove.

3. After completion of the legal procedure, as laid down under section 37(1) of the said Act, the proposal regarding the aforesaid proposed modification shall be submitted to Government for final sanction.

In view of above, suggestion and/or objections are now invited from general public with respect to modification proposed hereinabove as provided under section 37(1) of M. R. & T. P. Act, 1966. The suggestions/objections need to be communicated in writing to the Chief Engineer (Development Plan), M. C. G. M., Head Office Annexe Building, 5th Floor, Mahapalika, Marg, Fort, Mumbai 400 001, within a period of one month from date of publication of this Notification.

The Plan under No. CHE/DP/034085/WS/P & R dated, 13th February 2014 with respect to above modification may be inspected in the office of the Chief Engineer (Development Plan) and R/South Ward Office during office hours.

The suggestions/objections received thereafter will not be considered.

Mumbai,

Date : 30th July 2014.  
PRO/437/ADV/2014.

M. G. MULAY,

Executive Engineer,  
(Development Plan) P & R.

**Serial No. 197**

**NATIONAL SECURITIES CLEARING CORPORATION LIMITED**

*Regd. Office : Exchange Plaza, C-1, Block G,  
Bandra-Kurla Complex, Bandra (East), Mumbai 400 051*

As per the requirements of Rule 18 of Securities Contracts (Regulation) Rules, 1957, the proposed amendments to the Byelaws of the National Securities Clearing Corporation Limited, as given hereunder, is published for criticism in accordance with the provisions of Section 23 of the General Clauses Act, 1897 in the *official Gazette* of State of Maharashtra. Any person having any observations on the proposed amendments to the Byelaws can send the same in writing to the undersigned at Exchange Plaza, Plot C-1, Block G, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051 within fifteen days from the date of this publication in the *Gazette*. The observations received after the aforementioned period of 15 days will not be considered when the proposed amendments will be taken for consideration.

It is proposed to insert the following clauses as Byelaw 10A and Byelaw 10B in Chapter VI of NSCCL Byelaws after existing Byelaw 10 :—

*Quote*

*10A. Settlement Finality*

(1) The payment and settlement in respect of a deal shall be determined in accordance with the netting or gross procedure as specified by the relevant authority with the prior approval of SEBI from time to time.

(2) Payment and settlement in respect of a deal shall be final, irrevocable and binding on the Clearing Members.

(3) When a settlement has become final and irrevocable, the right of the Clearing Corporation to appropriate any collaterals or deposits or margins contributed by the clearing member towards its settlement or other obligations in accordance with these Byelaws shall take priority over any other liability of or claim against the said clearing member.

(4) For removal of doubts, it is hereby declared that the settlement, whether gross or net, referred to in clause (1) above is final and irrevocable as soon as the money, securities or other transactions payable as a result of such settlement is determined, whether or not such money, securities or other transactions is actually paid.

(5) For the purpose of clause (1) above, "netting" means the determination by Clearing Corporation of net payment or delivery obligations of the clearing members by setting off or adjustment of the inter se obligations or claims arising out of buying and selling of securities including the claims and obligations arising out of the termination by the Clearing Corporation, in such circumstances as the Clearing Corporation may specify in Byelaws, of the deals admitted for settlement at a future date, so that only a net claim be demanded, or a net obligation be owed.

(6) For removal of doubts, it is hereby declared that claims and obligations arising out of the termination by the Clearing Corporation referred to in clause (5) above shall mean claims and obligations arising out of deals closed out in accordance with these Byelaws.

*(10B) Right of Clearing Corporation*

The right of clearing corporation to recover the dues from its clearing members, arising from the discharge of their clearing and settlement functions, from the collaterals, deposits and the assets of the clearing members, shall have priority over any other liability of or claim against the clearing members.

*Unquote*

**For National Securities Clearing Corporation Limited,**

## NATIONAL SECURITIES CLEARING CORPORATION LIMITED

Regd. Office : Exchange Plaza, C-1, Block G,  
Bandra-Kurla Complex, Bandra (East), Mumbai 400051

As per the requirements of Rule 18 of Securities Contracts (Regulation) Rules, 1957, the proposed amendments to the Byelaws (Futures & Options segment) of the National Securities Clearing Corporation Limited, as given hereunder, is published for criticism in accordance with the provisions of section 23 of the General Clauses Act, 1897 in the *official Gazette* of State of Maharashtra. Any person having any observations on the proposed amendments to the Byelaws (Futures & Options segment) can send the same in writing to the undersigned at Exchange Plaza, Plot C-1, Block G, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051 within fifteen days from the date of this publication in the *Gazette*. The observations received after the aforementioned period of 15 days will not be considered when the proposed amendments will be taken for consideration.

It is proposed to insert the following clauses as Byelaw 9A and Byelaw 9B in Chapter VI of NSCCL Byelaws (Futures & Options segment) after existing Byelaw 9 :—

### *Quote*

#### *9A Settlement Finality*

(1) The payment and settlement in respect of a deal shall be determined in accordance with the netting or gross procedure as specified by the relevant authority with the prior approval of SEBI from time to time.

(2) Payment and settlement in respect of a deal shall be final, irrevocable and binding on the Clearing Members.

(3) When a settlement has become final and irrevocable, the right of the Clearing Corporation to appropriate any collaterals or deposits or margins contributed by the clearing member towards its settlement or other obligations in accordance with these Byelaws shall take priority over any other liability of or claim against the said clearing member.

(4) For removal of doubts, it is hereby declared that the settlement, whether gross or net, referred to in clause (1) above is final and irrevocable as soon as the money, securities or other transactions payable as a result of such settlement is determined, whether or not such money, securities or other transactions is actually paid.

(5) For the purpose of clause (1) above, " netting " means the determination by Clearing Corporation of net payment or delivery obligations of the clearing members by setting off or adjustment of the inter se obligations or claims arising out of buying and selling of securities including the claims and obligations arising out of the termination by the Clearing Corporation, in such circumstances as the Clearing Corporation may specify in Byelaws, of the deals admitted for settlement at a future date, so that only a net claim be demanded, or a net obligation be owed.

(6) For removal of doubts, it is hereby declared that claims and obligations arising out of the termination by the Clearing Corporation referred to in clause (5) above shall mean claims and obligations arising out of deals closed out in accordance with these Byelaws.

#### *(9B) Right of Clearing Corporation*

The right of clearing corporation to recover the dues from its clearing members, arising from the discharge of their clearing and settlement functions, from the collaterals, deposits and the assets of the clearing members, shall have priority over any other liability of or claim against the clearing members.

### *Unquote*

**For National Securities Clearing Corporation Limited,**

Place : Mumbai,

Date : 30th July 2014.

R. JAYAKUMAR,

Company Secretary.

## Serial No. 199

### Notice

Notice is hereby given that the certificates for the undermentioned securities of the Company has/have been lost/mislaid and the holder(s) of the said securities/applicant(s) has/have applied to the Company to issue duplicate certificate(s).

Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered office within 15 days from this date, else the Company will proceed to issue duplicate certificate(s) without further intimation.

Name of the Holders	Kind of Securities and Face Value	No. of Securities	Distinctive Nos.
Lilavati Manubhai (Deceased)	Equity Shares of	835	376986230—7064
Girishkumar Manubhai Patel	Rs. 10 each		

Place : Ahmedabad,

Date : 30th July 2014.

GIRISHKUMAR MANUBHAI PATEL.

TATA STEEL LIMITED,

*Registered Office :*

Bombay House, 24, Homi Mody Street,  
Mumbai 400 001.

## Serial No. 201

### Notice

Notice is hereby given that the certificates for the undermentioned securities of the Company have been lost/misplaced and the holder(s) of the said securities/applicant has applied to the Company to issue duplicate certificates.

Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered office within 15 days from this date, else the Company will proceed to issue duplicate certificates without further intimation.

Name of the Holders	Kind of Securities and Face Value	No. of Securities	Distinctive Nos.
T. K. Ananthasayanam and	Equity Shares of	50	80756191—6240
T. K. Jayalakshmi (Deceased)	Rs. 10 each		

Place : Hyderabad,

Date : 31st July 2014.

T. K. ANANTHASAYANAM.

TATA MOTORS LIMITED,

*Registered Office :*

Bombay House, 24, Homi Mody Street,  
Mumbai 400 001.

**Serial No. 198**

**IN THE HIGH COURT OF JUDICATURE  
AT BOMBAY**

**ORDINARY ORIGINAL CIVIL  
JURISDICTION**

COMPANY PETITION No. 398 of 2012

In the matter of section 433 (e)  
and 434 of the Companies  
Act, 1956 ;

And

In the Matter of winding up of  
Spanco Limited, a Company  
incorporated and registered  
under the provisions of the  
Companies Act, 1956 and having  
its registered office at B-22,  
2nd Floor, Krishna Bhavan,  
B. S. Doshi Marg, Devnar,  
Mumbai 400 088.

CIN No. L65990MH1984PLC032422

Dewan Housing Finance  
Corporation Limited, a Public  
Limited, Company incorporated  
and registered under the  
provisions of the Companies Act,  
1956 and having its Registered  
office at Warden House, 2nd  
Floor, Sir P. M. Road, Fort,  
Mumbai 400 001.

... Petitioner.

**Advertisement of Petition**

A Petition for winging up of the abovenamed company was presented on 27th September 2012, by the Petitioners abovenamed, creditors of the company and the said Petition was admitted by Order dated 24th July, 2014 and the same is returnable before the Company Judge on 14th August 2014, at 11-00 a.m. in the forenoon or soon thereafter.

Any Person(s) / Creditors or Contributory desirous of supporting or opposing the said Petition, should sent to the Petitioner or his Advocate at his office address mentioned hereunder a Notice of his intention signed by

him or his Advocate with full name and address, so as to reach the Petitioner or his Advocate mentioned herein under not later than five days before the date fixed for hearing of the Petition and appear at the hearing for the purpose in person or by his Advocate.

A copy of the Petition will be furnished by the Petitioner's Advocate to any contributory on payment of the prescribed charges for the same.

Any affidavit intend to be used in opposition and or in support to the Petition, should be filed in Court and a copy thereof served on the Petitioner's Advocate, not less than five days before the date fixed for hearing.

Dated this 31st day of July 2014,

**S. K. Legal Associates,**

Advocates for the Petitioner.

201-B, M. B. House,  
2nd Floor, 77/79,  
Janmabhoomi Marg,  
Fort, Mumbai 400 001.

**Serial No. 196**

**IN THE HIGH COURT OF JUDICATURE  
AT BOMBAY**

**ORDINARY ORIGINAL CIVIL  
JURISDICTION**

COMPANY PETITION No. 421 of 2013

In the matter of section 433 (e)  
and (f) read with section  
434(1)(a) and 434 with section  
439 of the Companies Act, 1956 ;

And

In the Matter of winding up of  
Birla Power Solutions Limited,  
having its registered Office  
at 159, Industry House,  
5th Floor, Church Reclamation,  
Mumbai 400 020 ;  
CIN No. 31101MH1984PLC032773

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,  
गुरुवार ते बुधवार, ऑगस्ट ७-१३, २०१४/श्रावण १६-२२, शके १९३६

Ishaani Electronic Private Limited A company duly incorporated under The provisions of the Companies Act 1956, and having its Registered office at Plot No. Y-22, Sector-V Block-EP, Bidan Nagar, Kolkata 700 091.

... Petitioner.

### **Advertisement of Petition**

Notice is hereby given that a Petition for the winding up of the abovenamed Company, by the Honourable High Court at Bombay, was on 26th July 2013 presented to the said court by the Petitioners abovenamed Creditors of the Company and the said Petition stands admitted in pursuance of the Court order dated 9th June 2014 and *vide* order dated 22nd July 2014 the same is now directed to be heard before the Court on 14th August 2014 at 11:00 a.m. or soon thereafter.

Any Creditors or Contributory or person desirous of supporting or opposing the making of order on the said Petition, should be sent to the Petitioner's Advocate at his office address mentioned hereunder a Notice of his intention

signed by him or his Advocate with his full name and address, to reach the Petitioner's Advocate not later than five days before the date fixed for hearing of the Petition and appear at the hearing for the purpose in person or by your Advocate.

A copy of the Petition will be furnished by the Petitioner's Advocate to any creditor or contributory on payment of the prescribed charges for the same.

Any affidavit intend to be used in opposition to the Petition, should be filed in Court and a copy thereof served on the Petitioner's Advocate, not less than five days before the date fixed for hearing.

Bombay, Dated this 28th day of July 2007,

**Rohit Das and Associates,**

No. 201, 2nd Floor,  
A and B Wing, Rajkamal Heights,  
Rajkamal Studio Lane,  
Off. Dr. S. S. Rao Road,  
Near I.T.C. Grand Central Parel,  
Mumbai 400 012.

### **Serial No. 200**

#### **Notice**

Notice is hereby given that the certificates for 2572 equity shares of Mahindra and Mahindra Ltd., standing in the name of Ali Ahmed (Deceased), bearing Folio No. A003075, Certificate No. 2000354, Distinctive Nos. 168165—170736, has/have been lost/mislaid and the under signed has/have applied to the Company to issue to issue duplicate certificate for the said shares.

Any person who has a claim in respect of the said Shares should lodge such claim with the Company at its *Registered Office* : Gateway Building, Apollo Bunder, Mumbai 400 001 within One month from this date else the Company will proceed to issue duplicate Certificate.

*Name of Applicant and Address :*

Asif Ali, S/o. Ali Ahmed,  
Mohalla Kala Kuan,  
District Amroha U. P. 244 221.

Dated the 6th January 2014.

**Serial No. 202**

**IN THE HIGH COURT OF JUDICATURE  
AT BOMBAY**

**ORDINARY ORIGINAL CIVIL  
JURISDICTION**

COMPANY PETITION NO. 321 OF 2012

In the matter of Companies Act,  
1956 ;

And

In the matter of Companies Act of  
1956 under section 433 and 434 ;

And

In the matter of Shrushtiraj  
Enterprises (India) Limited, a  
Company incorporated under  
the Companies Act, 1956 and  
having its registered office at  
D-615, National Paradise, Plot  
No. 290/1, Panvel, Raigad,  
Maharashtra 410 206.

CIN No. U45201MH2006PLC163174

Ajmera Realty & Infra India  
Limited through its division  
Anik Development, a company  
incorporated under the  
Companies Act, 1956 and having  
its office at Citi Mall, 2nd Floor,  
Link Road, Andheri (West),  
Mumbai 400 053.

... Petitioner.

**Advertisement of Petition**

A Petition for winding up of the abovenamed  
company was presented on 12th April 2012 by  
the Petitioners abovenamed, creditors of the

company and the said petition was admitted  
on 15th May 2014 and the same is now fixed  
for hearing before the company Judge on  
14th August 2014 at 11.00 a.m., in the forenoon  
or soon thereafter.

Any person(s)/Creditors or Contributory  
desirous of supporting or opposing the said  
Petition, should send to the Petitioner or his  
Advocate at his Office address mentioned  
hereunder a Notice of his intention signed by  
him or his advocate with full name and address,  
so as to reach the Petitioner or his Advocate  
mentioned herein under not later than Five  
days before the date fixed for hearing of the  
Petition and appear at the hearing for the  
purpose in person or by his Advocate.

A copy of the Petition will be furnished by  
the Petitioner's Advocate to any creditor or  
contributory on payment of the prescribed  
charges for the same.

Any affidavit intended to be used in  
opposition and or in support to the petition,  
should be filed in Court and a copy thereof  
served on the Petitioner's Advocate, not less  
than five days before the date fixed for hearing.

Dated this 23rd day of July, 2014.

**Maniar Srivastava Associates,**  
Advocates for Petitioner.

A/7, Tamarind House,  
Tamarind Lane, Fort,  
Mumbai 400 001.

**विक्रीकर सहआयुक्त (क्लॅट-प्रशासन), ठाणे ग्रामीण विभाग, पालघर यांचे कार्यालय**  
**अधिसूचना**

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/क्लॅट-प्रशा./ठाग्रावि/“ ग ” नमुने/२०१४-१५/ब-१७१४

ज्याअर्थी, मे. भाग्यलक्ष्मी टी सेंटर, टीन क्र. २७८७००६९२६१ व्ही/सी केंद्रीय विक्रीकर कायदा, १९५६ अन्वये धारक यांजकडून असे कळविण्यात आले आहे की, केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ नुसार नियम १२ च्या पोट-नियम (१) प्रमाणे त्यांना मंजूर करण्यात आलेली प्रतिज्ञापत्र “ क ” नमुने क्र. एमएच-११/ए-२७२२५३ (एप्रिल, २०११ ते जून, २०११), एमएच-११/ए-२७२२६५ (ऑक्टोबर, २०११ ते डिसेंबर, २०११), एमएच-११/ए-२७२२५९ (जुलै, २०११ ते सप्टेंबर, २०११) गहाळ झालेले आहेत. त्याअनुषंगाने सदर विक्रेत्याने इन्डेम्नीटी बॉण्ड दाखल केला असून स्थानिक वर्तमानपत्रात जाहिरातही दिलेली आहे.

त्याअर्थी, मी, श्री. व्ही. सी. पिचड, विक्रीकर सहआयुक्त (क्लॅट-प्रशा.), ठाणे ग्रामीण विभाग, पालघर, केंद्रीय विक्रीकर अधिनियम (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, सदरहू “ क ” नमुने क्र. एमएच-११/ए-२७२२५३ (एप्रिल, २०११ ते जून, २०११), एमएच-११/ए-२७२२६५ (ऑक्टोबर, २०११ ते डिसेंबर, २०११), एमएच-११/ए-२७२२५९ (जुलै, २०११ ते सप्टेंबर, २०११) हे नमुने रद्द ठरविण्यात येत आहेत.

व्ही. सी. पिचड,

विक्रीकर सहआयुक्त (क्लॅट-प्रशा.),

ठाणे ग्रामीण विभाग, पालघर.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT-ADM.),  
THANE RURAL DIVISION, PALGHAR**

**NOTIFICATION**

[ Under sub-rule (7) of the rule 4A of the Central Sales Tax (Mumbai) Rules, 1957 ]

No. JC/VAT-ADM./TRD/ “ C ” Form/2014-15/B-1714

Whereas, it has been brought to my notice by M/s Bhagyalaxmi Tea Centre, TIN No. 27870069261V under Central Sales Tax Act, 1956 that the declarations in Form “ C ” referred to in sub-rule (1) of rule (12) of Central Sales Tax Act (Mumbai) Rules, 1957 bearing No. MH-11/A-272253 (for the period April, 2011 to June, 2011), MH-11/A-272265 (for the period October, 2011 to December 2011), MH-11/A-272259 (for the period July, 2011 to September, 2011) have been lost and in respect of said facts the selling dealer had filed an Indemnity Bond and also placed an Advertisement in local newspapers.

After considering above facts, I, Shri V. C. Pichad, Joint Commissioner of Sales Tax (VAT-Adm.), Thane Rural Division, Palghar in exercise of the power vested in me under sub-rule (7) of the Rule 4A of the Central Sales Tax (Mumbai) Rules, 1957 hereby declare that the said declarations in Form “C” bearing Serial No. MH-11/A-272253 (for the period April, 2011 to June, 2011), MH-11/A-272265 (for the period October, 2011 to December, 2011), MH-11/A-272259 (for the period July, 2011 to September, 2011) shall be considered as invalid.

V. C. PICHAD,  
Joint Commissioner of Sales Tax (VAT-ADM.),  
Thane Rural Division, Palghar.

Palghar,  
dated the 1st August 2014.

**Serial No. 204**

**MCX STOCK EXCHANGE LIMITED**

*Regd. Office : Exchange Square, CTS No. 255, Suren Road,  
Andheri (East), Mumbai 400093.*

The Memorandum of Association of MCX Stock Exchange Limited were amended as under by special resolution passed by shareholders at the Extraordinary General Meeting of the Company held on March 14, 2014. These amendments were approved by SEBI *vide* letter no. MRD/DSA/OW/18391/2014 dated June 27, 2014 :—

1. Existing clause V-A of the Memorandum of Association of the Company shall be substituted with new Clause V-A namely :—

V. A. # “The Authorised Share Capital of the Company is Rs. 350,00,00,000 (Rupees three hundred and fifty crore) divided into 350,00,00,000 (three hundred and fifty crore) Equity shares of Re.1/- (Rupee one) each with the power to increase and/or reduce the capital, to divide the shares in the capital for the time being into several classes and to attach thereto such preferential, deferred, qualified or special rights, privileges or conditions in such manner as may be determined by or in accordance with the regulations of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may be permitted by the Act or by the regulations of the Company and consolidate or subdivide the shares and issue shares of higher or lower denominations.

B. The minimum paid-up capital of the Company is Rs. 500,000 (Five Lakhs).

# The Authorised Capital was increased from Rs. 10 Lakhs to Rs. 110 Crores *vide* resolution passed by the members of the Company in their Meeting held on 2nd September 2008.

The face value of the shares of the Company was subdivided to Re. 1 per share from Rs. 10 per share *vide* resolution passed by the members of the Company in their Meeting held on 20th September 2008.

The Authorised Capital was increased from Rs. 110 Crores to Rs. 125 Crores *vide* resolution passed by the members of the Company in their Meeting held on 6th November 2008.

The Authorised Capital was increased from Rs. 125 Crores to Rs. 150 Crores *vide* resolution passed by the members of the Company in their Meeting held on 30th December 2008.

The Authorised Capital was increased from Rs. 150 Crores to Rs. 250 Crores *vide* resolution passed by the members of the Company in their Meeting held on 21st May 2009.

The Authorised Capital was increased from Rs. 250 Crores to Rs. 350 Crores *vide* resolution passed by the members of the Company in their Meeting held on 14th March 2014.”

S. SARAT CHANDRAN,  
Head-Legal and Company Secretary  
MCX Stock Exchange Limited.

### **MCX STOCK EXCHANGE LIMITED**

*Regd. Office : Exchange Square, CTS No. 255, Suren Road,  
Andheri (East), Mumbai 400093.*

The Articles of Association of MCX Stock Exchange Limited were amended as under by special resolution passed by shareholders at the Extraordinary General Meeting of the Company held on March 14, 2014. These amendments were approved by SEBI *vide* letter no. MRD/DSA/OW/18391/2014 dated June 27, 2014 :—

1. In Article 31, after clause 31.3.1, new clauses 31.4 and 31.4.1 shall be inserted as follows :—  
**“31.4 Additional Director**

**31.4.1** The Board shall have power, at any time and from time to time, to appoint any person as a Director subject to the prior approval of SEBI, as an addition to the Board, but so that the total number of Directors shall not at any time exceed the maximum number fixed by these Articles. Any Director so appointed shall hold office only until the next Annual General Meeting of the Company but shall be eligible to be elected at such meeting.”

2. Article 40 (d) of the Articles reproduced below shall be deleted :—

“Financial Technologies (India) Ltd. (FTIL) shall have the right to appoint its nominee on the Board of Directors of the Company upon such terms and conditions as it may think fit as long as it continues to hold more than 4 % of the paid up equity capital of the Company. Such a nominee shall not be required to hold any qualification shares and shall otherwise be entitled the same rights and privileges and be subject to the same obligations as any other Director of the Company. Such a nominee shall be entitled to receive notices of all Board and General Meetings of the Company. Such a nominee shall not retire by rotation. FTIL shall have the right to replace/withdraw/remove its nominee Director at any time and from time to time. FTIL shall also have the right to nominate its nominee on each committee appointed by the Board.”

S. SARAT CHANDRAN,  
Head-Legal and Company Secretary  
MCX Stock Exchange Limited.

**Serial No. 206**

**IN THE HIGH COURT OF JUDICATURE  
AT BOMBAY**

**ORDINARY ORIGINAL CIVIL  
JURISDICTION**

**COMPANY PETITION NO. 314 OF 2013**

In the matter of Section 433(e) & (f) and 434 of the Companies Act, I of 1956 ;

And

In the matter of winding up of M/s. Rajyog Extrusion Pvt. Ltd., (formerly known as M/s. Shubhalaxmi Extrusion Private Limited) duly registered under Companies Act, 1956 having its Registered office at Plot No. E-10, Addl. M.I.D.C., Phase II, Jalna 431 203. (M.S.) ;

CIN No. U13203MH2008PTC187601.

Aura Impex Pvt. Ltd., A private limited company incorporated Under The Companies Act, 1956. Having its Registered Office at B-3, 2nd Floor, Lalmani C.H.S. Limited, 25/31, Dr. A. Merchant Road, Bhuleshwar, Mumbai 400 002.

... Petitioner.

**Advertisement of Petition**

A Petition for winding up of the above named company was presented on 29th April 2013 by the Petitioner above named, creditor of the company and the said Petition was admitted on 29th January 2014 and the same is now fixed for hearing before the Company Judge on 22nd August 2014 at 11.00 a.m. in the forenoon or soon thereafter.

Any Persons/Creditors and/or Contributory desirous of supporting or opposing the said Petition, should send to the Petitioner or his Advocate at his office address mentioned hereunder, a Notice of his intention signed by him or his Advocate with full name and address, so as to reach the Petitioner or his Advocate mentioned here under not later than Five days before the date fixed for hearing of the Petition and appear at the hearing for the purpose in person or by his Advocate.

A copy of the Petition will be furnished by the Petitioner's Advocate to any creditor or contributory on payment of the prescribed charges for the same.

Any affidavit intended to be used in opposition and/or in support to the Petition, should be filed in Court and a copy thereof served on the Petitioner's Advocate, not less than five days before the date fixed for hearing.

Mumbai, dated this 6th day of August 2014,

**ANIL AGARWAL,**  
Advocate for Petitioner.

384-M, Kalbadevi Road,  
1st Floor, Dabholkarwadi,  
Mumbai 400 002.

**Serial No. 205**

**IN THE HIGH COURT OF JUDICATURE  
AT BOMBAY**

**ORDINARY ORIGINAL CIVIL  
JURISDICTION**

**COMPANY PETITION NO. 65 OF 2013**

In the matter of the Companies Act, 1956 ;

And

In the matter of Section 433 read with Section 434 of the Companies Act, 1956 ;

And

In the matter of winding up of Raj Oil Mills Limited a Company incorporated under the Companies Act, 1956 and having its Registered Office at 224-230. Bellasis Road, Mumbai 400 008 ;

... Company.

CIN No. U15142MH2001PLC133714.

Small Industries Development Bank of India, a Corporation established under the Samll Industries Development Bank of India Act, 1989, having its Head Office at SIDBI Tower, 15,

Ashoka Marg, Lucknow 226 001  
and a Mumbai Branch Office at  
11-13, 'Atlanta', 1st Floor, 209,  
V.K. Shah Marg, Nariman Point,  
Mumbai 400 021.

... Petitioner.

### **Advertisement of Petition**

A Petition for winding up of the abovenamed company was presented on 5th October 2012 by the Petitioner abovenamed, creditor of the company and the said Petition was admitted on 1st April 2014 read with order dated 18th July 2014 and the same is now fixed for hearing before the Company Judge on 19th August 2014 at 11-00 a.m. in the forenoon or soon thereafter.

Any Person(s) / Creditors and / or Contributory desirous of supporting or opposing the said Petition, should send to the Petitioner or his Advocate at his office address mentioned hereunder a Notice of his intention signed by him or his Advocate with full name and address so as to reach the Petitioner or its Advocate mentioned hereunder not later than Five days

before the date fixed for hearing of the Petition and appear at the hearing for the purpose in person or by his Advocate.

A copy of the Petition will be furnished by the Petitioner's Advocate to any creditor or contributory on payment of the prescribed charges for the same.

Any affidavit intended to be used in opposition and/or in support to the Petition, should be filed in Court and a copy thereof served on the Petitioner's Advocate, not less than five days before the date fixed for hearing.

Dated this 4th day of August 2014.

PRAKASH PANJABI AND CO.,

Advocates for Petitioner.

201, Apex Chambers,  
2nd Floor,  
75, Janmabhoomi Marg,  
Fort, Mumbai 400 001.

### **Serial No. 203**

#### **Notice**

Notice is hereby given that the certificates for the undermentioned securities of the Company has been lost/mislaid and the holder(s) of the said securities have applied to the Company to issue duplicate certificate(s).

Any person who has a claim to respect of the said securities should lodge such claim with the Company at its Registered Office within 15 days from this date, else the Company will proceed to issue duplicate certificate(s) without further intimation.

Name of the Holder	Kind of Securities and Face Value	No. of Securities	Distinctive Nos.
Brij Raj Kumar	Equity Shares @ Rs. 10 each	250	0180950862—0180951111

Place : Delhi,

Date : 24th July 2014,

**BRIJ RAJ KUMAR.**

TATA CHEMICALS LIMITED,

*Registered Office :*

Bombay House, 24, Homi Mody Street,  
Mumbai 400 001.

## ठाणे महानगरपालिका, ठाणे

### शहर विकास विभाग

#### जाहीर सूचना

(महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ चे कलम ३७ अन्वये)

क्रमांक ठामपा/शविवि/वियोअंक/५२५

ज्याअर्थी, ठाणे शहराची सुधारित विकास योजना, शासन निर्णय क्रमांक टीपीएस. १२९७/१३१९/सी.आर-१४८/१७/नवि-१२, दिनांक ४ ऑक्टोबर १९९९ अन्वये मंजूर असून, २२ नोव्हेंबर १९९९ पासून अंमलात आली. तसेच सुधारित विकास योजनेतील वगळलेले क्षेत्र (Excluded Portion) शासन निर्णय क्र. टीपीएस. १२०१/२७४/सीआर-२८/२००९/नवि-१२, दिनांक ३ एप्रिल, २००३ अन्वये मंजूर झाली असून दिनांक १४ मे, २००३ पासून अंमलात आली आहे. (यापुढे “मंजूर विकास योजना” असे संबोधिले आहे);

आणि ज्याअर्थी, महापालिका क्षेत्रातील सद्यस्थितीतील स्मशानभूमी/दफनभूमीची संख्या व भविष्यातील आवश्यकता लक्षात घेतल्यास विकास आराखड्यात महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ चे कलम ३७ अन्वये खालील भूखंडावर संयुक्त स्मशानभूमी/दफनभूमी अशा आरक्षणांकरिता फेरबदल करणे आवश्यक आहे. (यापुढे “उक्त फेरबदल” असे संबोधिले आहे) व अशा फेरबदलाची कार्यवाही करणेस मा. महासभा ठराव क्र. ४०६, दिनांक २४ जानेवारी २०१४ अन्वये मान्यता दिलेली आहे.

भूखंडाचा तपशील	भूखंडाचे क्षेत्र (चौ.मी.)	आरक्षणाचा निर्णय
सेक्टर क्र. ६, स.नं. २७२ कावेसर, स.नं. १०० (पै.) वडवली.	२९२००.०० चौ.मी.	संयुक्त स्मशानभूमी
सेक्टर क्र. ६, स. नं. १०९(पै.), ४४(पै.), ४५(पै.), ४७(पै.) भाईंदरपाडा.	३७०००.०० चौ.मी.	संयुक्त स्मशानभूमी व स्मृती उद्यान
सेक्टर क्र. ११, स. नं. ९४	१०८००.०० चौ.मी.	संयुक्त स्मशानभूमी

आणि त्याअर्थी, महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ चे कलम ३७ मधील तरतुदीनुसार “उक्त मंजूर विकास योजनेत उक्त फेरबदलाबाबत” आम जनतेच्या सूचना/हरकती मागविणेसाठी ही जाहीर सूचना प्रसिद्ध करण्यात येत आहे. उक्त फेरबदल दर्शविणारा नकाशा सहायक संचालक, नगररचना, ठाणे महानगरपालिका, डॉ. अल्मेडा रोड, पाचपाखाडी, ठाणे यांचे कार्यालयीन सूचना फलकावर लावण्यात आला आहे. उक्त फेरबदलाबाबत कोणत्याही व्यक्तीस सूचना/हरकती घ्यावयाची असल्यास त्यांनी ही सूचना वृत्तपत्रात व [www.tmctp.thanecity.gov.com](http://www.tmctp.thanecity.gov.com) या संकेत स्थळावर आणि महाराष्ट्र शासनाचे राजपत्रात प्रसिद्ध झाल्यापासून ३० (तीस) दिवसांचे आत आपली सूचना/हरकत महापालिका आयुक्त, ठाणे महानगरपालिका आयुक्त, ठाणे महानगरपालिका, ठाणे यांचेकडे सादर करावी.

ठाणे,

दिनांक २३ जुलै २०१४.

प्र. ल. गोहिल,

सहायक संचालक, नगररचना,  
ठाणे महानगरपालिका, ठाणे.

## THANE MUNICIPAL CORPORATION, THANE

Town Planning Department

### Notice

(U/s. 37 of Maharashtra Regional and Town Planning Act, 1966

No. TMC/ TDD/DPIC/525

Whereas the Revised Development Plan of the City of Thane has been Sanctioned by Government *vide* Notification No. TPS/1297/1319/CR-148/97/UD-12, Dated 4th October 1999 and came in to force from 22nd November, 1999, Also the Excluded Portion (EP) from Revised Development Plan were sanctioned *vide* Government's Notification No. TPS/1201/274/Cr-28/2009/UD-12, Dated 3rd April 2003 and came in to force from 14th May, 2003 (Here in after referred to as " The said Sanctioned Development Plan ").

And whereas, after considering current scenario of samshanbhumi and crematorium sites with the population of City and projection thereof, the procedure of modification under section 37 of Maharashtra Regional and Town Planning Act, 1966 is proposed to include following reservation sites for crematorium in Sanctioned Development Plan of Thane Municipal Corporation, Thane. The Honourable General Body of Thane Municipal Corporation *vide* its Resolution No. 406, dated 24th January 2014 has accorded sanction for the above said procedure of modification.

Land Description	Area in Sq.m.	Designation of reservation
Sector No. 6, S. No. 272 of Village Kavesar, S. No. 100(p) of Village Vadavali.	29200.00	Crematorium
Sector No. 6, S. No. 109(p), 44(p), 45(p), 47(p) of Village Bhainerpada.	37000.00	Crematorium and Smriti Udyana
Sector No. 11, S. No. 94	10800.00	Crematorium

And therefore, this notice is published inviting suggestions/objections from the public to carry out "The said Modification in said sanctioned Development Plan" as per the provisions, under section 37 of Maharashtra Regional and Town Planning Act 1966. The Plan showing said modification in " said sanctioned Development Plan " is displayed on the Notice Board in the Office of Assistant Director, Town Planning, Town Development Department, Thane Municipal Corporation, Dr. Almeida Road, Panchpakhadi, Thane. Any person interested may submit his suggestion or objection to the said modification within 30 (Thirty) days from the publication of this notice in the news paper, on the website [www.tmcpt.thanecity.gov.com](http://www.tmcpt.thanecity.gov.com) and *Maharashtra Government Gazette*, to the Municipal Commissioner, Thane Municipal Corporation, Thane.

P. L. GOHIL,

Thane,

Dated 23rd July 2014.

Asstt. Director, Town Planning,

Thane Municipal Corporation, Thane.

**Serial No. 209**

**IN THE HIGH COURT OF JUDICATURE  
AT BOMBAY**

**ORDINARY ORIGINAL CIVIL  
JURISDICTION**

**COMPANY PETITION No. 274 OF 2014**

In the matter of Sections 433 (e),  
& (f) and 434 of the Companies  
Act, 1956 ;

And

In the matter of winding up of  
Kimaya Fashion Pvt. Ltd.,  
having its registered office  
of the company at 2, Asha  
Colony, Juhu Tara Road, Juhu,  
Mumbai 400 049 ;

CIN No. U18101MH2002PTC134409

... Company.

Reshma Kaushal Chouhan

Aged 39 years, Indian Inhabitant  
of Mumbai Proprietress of  
M/s. Spazio Interiors having its  
office at 137/201, Hind Rajasthan  
Building, 95, Dadasaheb Phalke  
Road, Dadar (E), Mumbai 400 014.

... Petitioner.

**Advertisement of Petition**

A Petition for winding up of the abovenamed  
company was presented on 28th October 2013  
by the Petitioner abovenamed, creditors of the  
company and the said Petition was admitted  
on 15th July 2014 and the same is now fixed  
for hearing before the Company Judge on  
22nd August 2014 at 11.00 a.m., in the forenoon  
or soon thereafter.

Any Person(s) / Creditors or Contributory  
desirous of supporting or opposing the  
Petition, should send to the Petitioner or his  
Advocate at his Office address mentioned  
hereunder a Notice of his intention signed by  
him or his advocate with full name and address,  
so as to reach the Petitioner or his Advocate  
mentioned here under not later than Five days  
before the date fixed for hearing of the Petition  
and appear at the hearing for the purpose in  
person or by his Advocate.

A copy of the petition will be furnished by  
the Petitioner's Advocate to any creditor or  
contributory on payment of the prescribed  
charges for the same.

Any affidavit intended to be used in  
opposition and/or in support to the Petition,  
should be filed in Court and a copy thereof  
served on the Petitioner's Advocate, not less  
than five days before the date fixed for hearing.

Dated this 6th day of August, 2014.

**Dharam & Co.,**

Advocates for Petitioner.

104, Vardhaman Chambers,  
17, Cawasji Patel Street,  
Fort, Mumbai 400 001.

**Serial No. 207****Notice**

Notice is hereby given that the certificates for the under mentioned securities of the Company has/have been lost/mislaid and the holder(s) of the said securities/applicant(s) has/have applied to the Company to issue duplicate certificate(s).

Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered office within 15 days from this date, else the Company will proceed to issue duplicate certificate(s) without further information.

Name of the Holder(s) and Jt. Holder(s), if any.	Kind of Securities and Face Value	No. of Securities	Distinctive Nos.
1. Dr. Dushyant Jagdish Utamsingh.	Equity Shares of Rs. 10 each	42 Shares (Folio No. S1D33110)	16783121—140 164622181—190
2. (Late) Mrs. Leila Jagdish Utamsingh.			240186953—964
1. Dr. Dushyant Jagdish Utamsingh.	Equity Shares of Rs. 10 each	308 Shares (Folio No. S1D33111)	240186965—7052 16783141—320
2. (Late) Mrs. Leila Jagdish Utamsingh.			164622191—230

Place : Mumbai,

Date : 1st Augsut 2014.

TATA STEEL LIMITED,

*Registered Office :*

Bombay House, 24, Homi Mody Street,  
Mumbai 400 001.

DR. DUSHYANT JAGDISH UTAMSINGH &  
(LATE) MRS. LEILA JAGDISH UTAMSINGH

**Serial No. 208****Notice**

Notice is hereby given that the certificates for 5 shares of Rs. 100 each bearing Nos. 6747072—076 under Folio No. N09838 of ACC Limited standing in the Name(s) of Mr. Narain Das Agnihotri has/have been lost or misplaced and the undersigned has/have applied to the Company to issue duplicate certificate for the said shares.

Any person in possession of the said share certificate or having any claim to the said shares should notify to and lodge such claims with the Share Department of the Company at Cement House, 121, Maharshi Karve Road, Mumbai 400 020 within one month from the date of publication of this Notice after which period No claims will be entertained and the Company will proceed to issue duplicate share certificate.

MR. NARAIN DAS AGNIHOTRI.

Place : Mumbai,

dated the 30th November 2013

विक्रीकर सहआयुक्त (क्लॅट-प्रशासन), पुणे विभाग, पुणे यांचे कार्यालय  
विक्रीकर भवन, दुसरा मजला, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/क्लॅट/पुणे/‘ग’ नमुना/१४-१५/ब-२०८९

ज्याअर्थी, मे. कॉम्प्लिमेंट्स, बी ३, सिम्फनी, दुसरा मजला, २०९, रेंजहिल्स, पुणे ४११ ०२०, मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७७७००२६४४२-क्वी आणि केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्रमांक २७७७००२६४४२-सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) (एलएक्सएक्सआयव्ही) प्रमाणे या व्यापान्याचा ‘ग’ नमुना क्रमांक एमएच-१०/०१७००३३ (एकूण १ ‘ग’ नमुना) हरविलेला आहे. त्याकरिता त्यांनी दिनांक १७ मार्च २०१४ रोजीच्या मराठी वर्तमानपत्र ‘सकाळ’, व दिनांक २० मार्च २०१४ रोजीच्या ‘सकाळ टाईम्स’, या इंग्रजी वर्तमानपत्रात जाहिरात देऊन त्या वर्तमानपत्रांची कात्रण या कार्यालयास सादर केलेली आहेत. व्यापान्याने प्रतिज्ञापत्र सादर करून ‘ग’ नमुना मिळाला नसल्याचे नमूद केले असून रुपये २,६१,९०४ इतक्या रकमेचा इन्डेमनिटी बॉन्ड सादर केलेला आहे.

वरील सर्व बाबीस अनुसरून मी, श्रीमती चित्रा कुलकर्णी, विक्रीकर सहआयुक्त (क्लॅट प्रशासन), पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम (४अ) मधील पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करते की, ‘ग’ नमुना क्रमांक एमएच-१०/०१७००३३ (एकूण १ ‘ग’ नमुना) रद्द ठरविण्यात आलेले आहे.

चित्रा कुलकर्णी,

विक्रीकर सहआयुक्त (क्लॅट-प्रशासन),

पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX, (VAT-ADM.)  
PUNE DIVISION, PUNE**

Vikrikar Bhavan, 2nd Floor, Airport Road, Yerwada, Pune 411 006

**NOTIFICATION**

[Under sub-rule (7) of the rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/VAT-Adm./Pune/Dupl. ‘C’ Form/14-15/B-2089

Whereas, it has been reported by M/s. Compliments, B-3, Symphony, 2nd floor, 209, Range Hills, Pune 411 020; holder of Tin No. 27770026442-V under the MVAT Act, 2002, and Tin No. 27770026442-C under the Central Sales Tax Act, 1956, that the declarations referred in sub-section (4) of Section 8 of the Central Sales Tax Act, 1956, (LXXIV of 1956) in Form ‘C’ issued to them bearing No. MH-10/0170033, (Total 1 ‘C’ Form) have been lost and to that effect the dealer has given the advertisement in Marathi newspaper ‘Sakal’, Pune, dated 17th March, 2014 and English newspaper ‘Sakal Times’, Pune, dated 20th March, 2014 and forwarded the newspaper cutting to this office, also submitted Indemnity Bond of Rs. 2,61,904.

Therefore in view of the above, I, Chitra Kulkarni, Joint Commissioner of Sales Tax (Vat-Adm.), Pune in exercise of the powers vested in me under sub-rule (7) of Rule 4 (A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said ‘C’ Form declarations bearing No. MH-10/0170033, (Total 1 ‘C’ Form) is treated as invalid.

Pune,  
dated 5th May 2014.

CHITRA KULKARNI,  
Joint Commissioner of Sales Tax (VAT-ADM.),  
Pune Division, Pune.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,  
गुरुवार ते बुधवार, ऑगस्ट ७-१३, २०१४/श्रावण १६-२२, शके १९३६

**विक्रीकर सहआयुक्त (हॅट-प्रशासन), पुणे विभाग, पुणे यांचे कार्यालय**  
विक्रीकर भवन, दुसरा मजला, येरवडा, पुणे ४११ ००६

**अधिसूचना**

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/हॅट/पुणे/‘ग’ नमुना/१३-१४/ब-२०८८

याअर्थी, मे. टाटा मोटर्स लि., शेअर्ड सर्विसेस, एच ८, ४ था मजला, पिंपरी, पुणे ४११ ०१८ ; मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७३९०२४७८११-क्वी आणि केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्रमांक २७३९०२४७८११-सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) (एलएक्सएक्सआयक्वी) प्रमाणे या व्यापाऱ्याचा ‘ग’ नमुना क्रमांक एमएच-०९/१९९४९६४ (एकूण १ ‘ग’ नमुना) हरविलेला आहे. त्याकरिता त्यांनी दिनांक ११ फेब्रुवारी २०१४ रोजीच्या तामिळ वर्तमानपत्र ‘द हिंदू’, चेन्नई व दिनांक ४ फेब्रुवारी २०१४ रोजीच्या ‘द हिंदू’, चेन्नई, या इंग्रजी वर्तमानपत्रात जाहिरात देऊन त्या वर्तमानपत्रांची कात्रणे या कार्यालयास सादर केलेली आहेत. तसेच सहायक आयुक्त, वाणिज्य कर, पुढुकोट्टाई-१ निर्धारणा विभाग, पुढुकोट्टाई यांचे ‘ना-हरकत’ पत्र सादर केले आहे. व्यापाऱ्याने प्रतिज्ञापत्र सादर करून ‘ग’ नमुना क्रमांक एमएच-०९/१९९४९६४ (एकूण १ ‘ग’ नमुना) रद्द ठरविण्यात आलेला आहे.

वरील सर्व बाबीस अनुसरून मी, चित्रा कुलकर्णी, विक्रीकर सहआयुक्त (हॅट-प्रशासन), पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम (४अ) मधील पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करते की, ‘ग’ नमुना क्रमांक एमएच-०९/१९९४९६४ (एकूण १ ‘ग’ नमुना) रद्द ठरविण्यात आलेला आहे.

**चित्रा कुलकर्णी,**

विक्रीकर सहआयुक्त (हॅट-प्रशासन),  
पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX, (VAT-ADM.),  
PUNE DIVISION, PUNE**

Vikrikar Bhavan, 2nd Floor, Airport Road, Yerwada, Pune 411 006

**NOTIFICATION**

[Under sub-rule (7) of the rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/VAT-Adm./Pune/Dupl./‘C’ Form/13-14/B-2088

Whereas, it has been reported by M/s. Tata Motors Ltd., Shared Services, H8, 4th Floor, Pimpri, Pune 411 018 holder of Tin No. 27390247811-V under the MVAT Act, 2002 and Tin No. 27390247811-C under the Central Sales Tax Act, 1956, that the declarations referred in sub-section (4) of Section 8 of the Central Sales Tax Act, 1956, (LXXIV) of 1956 in Form ‘C’ issued to them bearing No. MH-09/1994964, ( Total 1 ‘C’ Form) has been lost & to that effect the dealer has given the advertisement in Tamil newspaper “The Hindu”, Chennai, dated 11th February 2014 and English newspaper “The Hindu”, Chennai, dated 4th February 2014 and forwarded the newspaper cutting to this office, also submitted “No Objection Certificate” of Asstt. Commissioner of Commercial Taxes, Pudukottai-I Assessment Circle, Pudukottai, and Indemnity Bond of Rs. 27,28,69,816.

Therefore in view of the above, I, Chitra Kulkarni, Joint Commissioner of Sales Tax (Vat-Adm.), Pune in exercise of the powers vested in me under sub-rule (7) of Rule 4 (A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said ‘C’ Form declarations bearing No. MH-09/1994964, ( Total 1 ‘C’ Form) is treated as invalid.

**CHITRA KULKARNI,**  
Joint Commissioner of Sales Tax (VAT-ADM.),  
Pune Division, Pune.

Pune,  
dated 5th May 2014.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,  
गुरुवार ते बुधवार, ऑगस्ट ७-१३, २०१४/शावण १६-२२, शके १९३६

**विक्रीकर सहआयुक्त (क्लॅट-प्रशासन), पुणे विभाग, पुणे यांचे कार्यालय**  
विक्रीकर भवन, दुसरा मजला, येरवडा, पुणे ४११ ००६

**अधिसूचना**

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/क्लॅट/पुणे/‘ग’ नमुने/१३-१४/ब-२०१२

ज्याअर्थी, मे. श्री सदगुरु एंटरप्रायजेस, सर्के नं. ५२६, गणेश पेठ, डाळ आळी, पुणे ४११ ००२ ; मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७५६०२८०४५५-की आणि केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्रमांक २७५६०२८०४५५-सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम C पैकी पोट-कलम (४) (एलएक्सएक्सआयझी) प्रमाणे या व्यापाऱ्याचा ‘ग’ नमुने क्रमांक एमएच-११/२४०९८, एमएच-११/२४०९९, एमएच-११/२४१०० (एकूण ३ ‘ग’ नमुने) हरविलेले आहे. त्याकरिता त्यांनी दिनांक २७ फेब्रुवारी २०१४ रोजीच्या मराठी वर्तमानपत्र ‘प्रभात’, व दिनांक २७ फेब्रुवारी २०१४ रोजीच्या ‘सकाळ टाईम्स’, या इंग्रजी वर्तमानपत्रात जाहिरात देऊन त्या वर्तमानपत्रांची कात्रणे या कार्यालयास सादर केलेली आहेत. व्यापाऱ्याने प्रतिज्ञापत्र सादर करून ‘ग’ नमुने मिळाले नसल्याचे नमूद केले असून रुपये २,२१,५९,४६३ इतक्या रकमेचा इन्डेमनिटी बॉन्ड सादर केलेला आहे.

वरील सर्व बाबीस अनुसरून मी, चित्रा कुलकर्णी, विक्रीकर सहआयुक्त (क्लॅट-प्रशासन), पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम (४अ) मधील पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करते की, ‘ग’ नमुने क्रमांक एमएच-११/२४०९८, एमएच-११/२४०९९, एमएच-११/२४१०० (एकूण ३ ‘ग’ नमुने) रद्द ठरविण्यात आलेले आहे.

**चित्रा कुलकर्णी,**

विक्रीकर सहआयुक्त (क्लॅट-प्रशासन),

पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX, (VAT-ADM.)  
PUNE DIVISION, PUNE**

Vikrikar Bhavan, 2nd Floor, Airport Road, Yerwada, Pune 411 006

**NOTIFICATION**

[Under sub-rule (7) of the rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/VAT-Adm./Pune/Dupl. ‘C’ Form/14-15/B-2092

Whereas, it has been reported by M/s. Shree Sadguru Enterprises, S. No. 526, Ganesh Peth, Dal Ali, Pune 411 002. Holder of Tin No. 27560280455-V under the MVAT Act, 2002 and R. C. No. 27560280455-C under the Central Sales Tax Act, 1956, that the declarations referred in sub-section (4) of Section 8 of the Central Sales Tax Act, 1956, (LXXIV of 1956) in Form ‘C’ issued to them bearing No. MH-11/24098, MH-11/24099, MH-11/24100 (Total 3 ‘C’ Forms) has been lost and to that effect the dealer has given the advertisement in Marathi Newspaper ‘Prabhat’, dated 27th February 2014 and English Newspaper ‘Sakal Times’, dated 27th February 2014 and forwarded the Newspaper cutting to this office, also submitted Indemnity Bond of Rs. 2,21,59,463.

Therefore in view of the above, I, Chitra Kulkarni, Joint Commissioner of Sales Tax (Vat-Adm.), Pune in exercise of the powers vested in me under sub-rule (7) of Rule 4 (A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said ‘C’ Form declarations bearing No. MH-11/24098, MH-11/24099, MH-11/24100 (Total 3 ‘C’ Forms) are treated as invalid.

Pune,  
dated the 5th May 2014.

**CHITRA KULKARNI,**  
Joint Commissioner of Sales Tax (VAT-ADM.),  
Pune Division, Pune.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,  
गुरुवार ते बुधवार, ऑगस्ट ७-१३, २०१४/श्रावण १६-२२, शके १९३६

**विक्रीकर सहआयुक्त (क्हॅट-प्रशासन), पुणे विभाग, पुणे यांचे कार्यालय**  
विक्रीकर भवन, दुसरा मजला, येरवडा, पुणे ४११ ००६

**अधिसूचना**

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/क्हॅट/पुणे/‘ग’ नमुना/१४-१५/ब-२१२२

या अर्थी, मे. सॅन्डविक एशिया प्रा. लि., मुंबई-पुणे रोड, दापोडी, पुणे ४११ ०१२; मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७८४०३५०९१७-की आणि केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्रमांक २७८४०३५०९१७-सी यांजकडून असे कठविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) (एलएक्सएक्सआयक्स) प्रमाणे या व्यापाऱ्याचा ‘ग’ नमुना क्रमांक एमएच-०९/०१९५७४० (एकूण १ ‘ग’ नमुना) हरविलोला आहे. त्याकरिता त्यांनी दिनांक २१ डिसेंबर २०१३ रोजीच्या हिंदी वर्तमानपत्र ‘उदितवाणी’, झारखंड व दिनांक २१ डिसेंबर २०१३ रोजीच्या ‘द अँक्हेन्यु मेल’, जमशेदपुर या इंग्रजी वर्तमानपत्रात जाहिरात देऊन त्या वर्तमानपत्रांची काप्रणे या कार्यालयास सादर केलेली आहेत. तसेच वाणिज्य कर उपआयुक्त, आदित्यपुर, अंचल, जमशेदपुर यांचे ‘ना-हरकत’ पत्र सादर केले आहे. व्यापाऱ्याने प्रतिज्ञापत्र सादर करून ‘ग’ नमुना मिळाला नसल्याचे नमूद केले असून रुपये ६,९२,८६६ इतक्या रकमेचा इंडेमिनिटी बॉन्ड सादर केलेला आहे.

वरील सर्व बाबीस अनुसरून मी, चित्रा कुलकर्णी, विक्रीकर सहआयुक्त (क्हॅट-प्रशासन), पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम (४अ) मधील पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करते की, ‘ग’ नमुना क्रमांक एमएच-०९/०१९५७४० (एकूण १ ‘ग’ नमुना) रद्द ठरविण्यात आलेला आहे.

पुणे,  
दिनांक ६ मे २०१४.

चित्रा कुलकर्णी,  
विक्रीकर सहआयुक्त (क्हॅट-प्रशासन),  
पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX, (VAT-ADM.),  
PUNE DIVISION, PUNE**

Vikrikar Bhavan, 2nd Floor, Airport Road, Yerwada, Pune 411 006

**NOTIFICATION**

[Under sub-rule (7) of the rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/VAT-Adm./Pune/Dupl./‘C’ Form/14-15/B-2122

Whereas, it has been reported by M/s. Sandvik Asia Pvt. Ltd., Mumbai-Pune Road, Dapodi, Pune 411 012 holder of Tin No. 27840350917-V under the MVAT Act, 2002 and Tin No. 27840350917-C under the Central Sales Tax Act, 1956, that the declarations referred in sub-section (4) of Section 8 of the Central Sales Tax Act, 1956, (LXXIV) of 1956 in Form ‘C’ issued to them bearing No. MH-09/0195740 (Total 1 ‘C’ Form) has been lost & to that effect the dealer has given the advertisement in Hindi newspaper ‘Uditwani’, Jharkhand, dated 21st December 2013 and English newspaper ‘The Avenue Mail’, Jamshedpur, dated 21st December 2013 and forwarded the newspaper cutting to this office, also submitted ‘No Objection Certificate’ of Dy. Commissioner of Commercial Taxes, Adityapur, Anchal, Jamshedpur, and Indemnity Bond of Rs. 6,92,866.

Therefore in view of the above, I, Chitra Kulkarni, Joint Commissioner of Sales Tax (Vat-Adm.), Pune in exercise of the powers vested in me under sub-rule (7) of Rule 4 (A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said ‘C’ Form declarations bearing No. MH-09/0195740 (Total 1 ‘C’ Form) is treated as invalid.

Pune,  
dated 6th May 2014.

CHITRA KULKARNI,  
Joint Commissioner of Sales Tax (VAT-ADM.),  
Pune Division, Pune.

विक्रीकर सहआयुक्त (क्लॅट-प्रशासन), पुणे विभाग, पुणे यांचे कार्यालय  
विक्रीकर भवन, दुसरा मजला, येरवडा, पुणे ४११००६

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/क्लॅट/पुणे/‘ग’ नमुने/१४-१५/ब-२१२३

ज्याअर्थी, मे. ए.व्ही.आर. पंपस् अँन्ड सिस्टीम्स, दुकान क्र. ४ आणि ६, सुर्यवंशी टॉवर, भेकराईनगर, फुरसुंगी, पुणे ४१२ ३०८ ; मूल्यविधित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७६२०९०९२७३-क्वी आणि केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्रमांक २७६२०९०९२७३-सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) (एलएक्सएक्सायक्वी) प्रमाणे या व्यापाऱ्याचे ‘ग’ नमुने क्रमांक एमएच-१२/ए-३५११३९, एमएच-१२/ए-३५११४०, एमएच-१२/ए-३५११४१, एमएच-१२/ए-३५११४२, एमएच-१२/ए-३५११४३, एमएच-१२/ए-३५११४४, (एकूण ६ ‘ग’ नमुने) हरविलेले आहे. त्याकरिता त्यांनी दिनांक ७ मार्च २०१४ रोजीच्या मराठी वर्तमानपत्र ‘महाराष्ट्र टाईम्स’, व दिनांक ७ मार्च २०१४ रोजीच्या ‘टाईम्स ऑफ इंडिया’, या इंग्रजी वर्तमानपत्रात जाहिरात देऊन, त्या वर्तमानपत्रांची कात्रणे या कार्यालयास सादर केलेली आहेत. व्यापाऱ्याने प्रतिशाप्त सादर करून ‘ग’ नमुने मिळाले नसल्याचे नमूद केले असून रुपये २०,७८,४१६ इतक्या रकमेचा इन्डेमिनिटी बॉन्ड सादर केलेला आहे.

वरील सर्व बाबीस अनुसरून मी, श्रीमती चित्रा कुलकर्णी, विक्रीकर सहआयुक्त (क्लॅट प्रशासन), पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम (४अ) मधील पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करते की, ‘ग’ नमुने क्रमांक एमएच-१२/ए-३५११३९, एमएच-१२/ए-३५११४०, एमएच-१२/ए-३५११४१, एमएच-१२/ए-३५११४२, एमएच-१२/ए-३५११४३, एमएच-१२/ए-३५११४४, (एकूण ६ ‘ग’ नमुने) रद्द ठरविण्यात आलेले आहे.

पुणे,  
दिनांक ६ मे २०१४.

चित्रा कुलकर्णी,  
विक्रीकर सहआयुक्त (क्लॅट-प्रशासन),  
पुणे विभाग, पुणे.

OFFICE OF THE JOINT COMMISSIONER OF SALES TAX, (VAT-ADM.)  
PUNE DIVISION, PUNE

Vikrikar Bhavan, 2nd Floor, Airport Road, Yerwada, Pune 411 006

NOTIFICATION

[Under sub-rule (7) of the rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/VAT-Adm./Pune/dupl./‘C’ Forms/14-15/B-2123

Whereas, it has been reported by M/s. AVR Pumps and Systems, Shop 4 and 6, Suryavanshi Tower, Bhekrainagar, Phursungi, Pune 412 308; holder of Tin No. 27620909273-V under the MVAT Act, 2002 and Tin No. 27620909273-C under the Central Sales Tax Act, 1956, that the declarations referred in sub-section (4) of Section 8 of the Central Sales Tax Act, 1956, (LXXIV of 1956) in Form ‘C’ issued to them bearing No. MH-12/A-351139, MH-12/A-351140, MH-12/A-351141, MH-12/A-351142, MH-12/A-351143, MH-12/A-351144, (Total 6 ‘C’ forms) has been lost and to that effect the dealer has given the advertisement in Marathi newspaper ‘Maharashtra Times’, dated 7th March 2014 and English newspaper ‘Times of India’, dated 7th March 2014 and forwarded the newspaper cutting to this office, also submitted Indemnity Bond of Rs. 20,78,416.

Therefore in view of the above, I, Chitra Kulkarni, Joint Commissioner of Sales Tax (Vat Adm.), Pune in exercise of the powers vested in me under sub-rule (7) of Rule 4 (A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said ‘C’ Form declarations bearing No. MH-12/A-351139, MH-12/A-351140, MH-12/A-351141, MH-12/A-351142, MH-12/A-351143, MH-12/A-351144, (Total 6 ‘C’ forms) are treated as invalid.

Pune,  
dated the 6th May 2014.

CHITRA KULKARNI,  
Joint Commissioner of Sales Tax (VAT-ADM.),  
Pune Division, Pune.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,  
गुरुवार ते बुधवार, ऑगस्ट ७-१३, २०१४/श्रावण १६-२२, शके १९३६

**विक्रीकर सहआयुक्त (क्लॅट-प्रशासन), पुणे विभाग, पुणे यांचे कार्यालय**  
विक्रीकर भवन, दुसरा मजला, येरवडा, पुणे ४११ ००६

**अधिसूचना**

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/क्लॅट/पुणे/‘ग’/नमुना/१४-१५/ब-२१२४

याअर्थी, मे. डी. एस. रणावरे इंजिनियर आणि कॉन्ट्रॅक्टर, १०, ‘शक्ती-निवारा’, मार्केट यार्ड रोड, तालुका बारामती, पुणे ४१३ १०२; मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७२४०८०३६५५-व्ही आणि केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्रमांक २७२४०८०३६५५-सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) (एलएक्सएक्सआयव्ही) प्रमाणे या व्यापान्याचा ‘ग’ नमुना क्रमांक एमएच-१३/२३४९४६ (एकूण १ ‘ग’ नमुना) हरविलेला आहे. त्याकरिता त्यांनी दिनांक ३ जानेवारी २०१४ रोजीच्या मराठी वर्तमानपत्र ‘सकाळ’, व दिनांक २८ डिसेंबर २०१३ रोजीच्या ‘सकाळ टाईम्स’, या इंग्रजी वर्तमानपत्रात जाहिरात देऊन त्या वर्तमानपत्रांची कात्रणे या कार्यालयास सादर केलेली आहेत. तसेच व्यापान्याने प्रतिज्ञापत्र सादर करून ‘ग’ नमुना मिळाला नसल्याचे नमूद केले असून रुपये २,७८,५५० इतक्या रकमेचा इन्डेमिनिटी बॉन्ड सादर केलेला आहे.

वरील सर्व बाबीस अनुसरून मी, चित्रा कुलकर्णी, विक्रीकर सहआयुक्त (क्लॅट-प्रशासन), पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम (४अ) मधील पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करते की, ‘ग’ नमुना क्रमांक एमएच-१३/२३४९४६ (एकूण १ ‘ग’ नमुना) रद्द ठरविण्यात आलेला आहे.

**चित्रा कुलकर्णी,**

विक्रीकर सहआयुक्त (क्लॅट-प्रशासन),

पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX, (VAT-ADM.)  
PUNE DIVISION, PUNE**

Vikrikar Bhavan, 2nd Floor, Airport Road, Yerwada, Pune 411 006

**NOTIFICATION**

[Under sub-rule (7) of the rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/VAT-Adm./Pune/Dupl. ‘C’ Form/14-15/B-2124

Whereas, it has been reported by M/s. D. S. Ranavare Engineer and Contractor, 10, ‘Shakti-Niwarā’, Market Yard Road, Taluka Baramati, District Pune 413 102; holder of Tin No. 27240803655-V under the MVAT Act, 2002 and Tin No. 27240803655-C under the Central Sales Tax Act, 1956, that the declarations referred in sub-section (4) of Section 8 of the Central Sales Tax Act, 1956, (LXXIV) of 1956 in Form ‘C’ issued to them bearing No. MH-13/-234946 (Total 1 ‘C’ Form) has been lost and to that effect the dealer has given the advertisement in Marathi newspaper ‘Sakal’, dated 3rd January 2014 and English newspaper ‘Sakal Times’, dated 28th December 2013 and forwarded the newspaper cutting to this office, also submitted Indemnity Bond of Rs. 2,78,550.

Therefore in view of the above, I, Chitra Kulkarni, Joint Commissioner of Sales Tax (Vat-Adm.), Pune in exercise of the powers vested in me under sub-rule (7) of Rule 4 (A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said ‘C’ Form declarations bearing No. MH-13/-234946 (Total 1 ‘C’ Form) is treated as invalid.

**CHITRA KULKARNI,**  
Joint Commissioner of Sales Tax (VAT-ADM.),  
Pune Division, Pune.

Pune,  
dated 6th May 2014.